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JAMES M. S	STOVER		EXAMINER		
	PATTER	SON BLVD, WHO	HAMILTON, MONPLAISIR G		
DAYTON, O	н 45479		ART UNIT	PAPER NUMBER	
				2172	
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Please find below and/or attached an Office communication concerning this application or proceeding.

*		Application No.		pplicant(s)					
		09/779,866		PRICER, JAMES	F				
	Office Action Summary	Examiner		Art Unit					
	•	Monplaisir G Ham		2172					
	The MAILING DATE of this communication app				dress				
Period for Reply									
THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. a period for reply specified above is less than thirty (30) days, a reply openiod for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, howe y within the statutory mini vill apply and will expire \$, cause the application to	ver, may a reply be time mum of thirty (30) days v SIX (6) MONTHS from th become ABANDONED	ly filed will be considered timel te mailing date of this of (35 U.S.C. § 133).					
1)⊠	Responsive to communication(s) filed on 08 F	ebruary 2001 .							
2a) <u></u> ☐	This action is FINAL . 2b)⊠ Th	is action is non-fir	nal.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.									
·	ion of Claims Claim(s) <u>1-27</u> is/are pending in the application								
•	· · · · · · · · · · · · · · · · · · ·		ation		•				
	4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed.								
·	Claim(s) is/are allowed. ☐ Claim(s) 1-27 is/are rejected.								
	Claim(s) is/are objected to.								
	Claim(s) are subject to restriction and/o	r election requirer	ment.						
Applicat	ion Papers	, .							
9)	The specification is objected to by the Examine	r.							
10)🖂	10)⊠ The drawing(s) filed on <u>08 February 2001</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.								
. —	Applicant may not request that any objection to the		·	• •					
11)[The proposed drawing correction filed on			ed by the Examin	er.				
If approved, corrected drawings are required in reply to this Office action.									
	The oath or declaration is objected to by the Ex	aminer.							
	under 35 U.S.C. §§ 119 and 120		1100001100	(1) (5)					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a)	☐ All b)☐ Some * c)☐ None of:	a baya baan saas	li en el						
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No3. Copies of the certified copies of the priority documents have been received in this National Stage								
* 5	application from the International Bu See the attached detailed Office action for a list	reau (PCT Rule 1	7.2(a)).		Stage				
14)[] <i>A</i>	14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.									
Attachmen		. •							
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) 🗌	Interview Summary (Notice of Informal Pa Other:						

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DETAILED ACTION

1. Claims 1-27 are pending.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claim 1-6, 14-22, and 24-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 5878419 issued to Carter, herein referred to as Carter further in view of US 5974396 issued to Anderson et al.

Referring to Claims 1 and 20:

Carter discloses a method for use in analyzing associations in the order of transactions, the method comprising loading data from the transactions into a database system (col 3, lines 55-68; col 4, lines), where the data includes an entry for each transaction and the transactions are grouped into groups (col 6, lines 40-45; col 8, lines 20-25; col 9, lines 40-50);

Carter does not explicitly disclose the claimed "ordering the transactions within each group; and performing an analysis of the groups of transactions to find associations in the order of the transactions in the groups".

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Anderson discloses ordering the transactions within each group; and performing an analysis of the groups of transactions to find associations in the order of the transactions in the groups (col 6, lines 34-45).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to modify the teachings of Carter such that the transaction groups are analyzed to determine associations. One of ordinary skill in the art would have been motivated to do this because it would provide a system that can determine consumer buying habits (col 6, lines 45-48).

Referring to Claim 24:

Carter discloses database system for use in analyzing associations in the order of transactions, the database system comprising a massively parallel processing system (col 6, lines 1-6) comprising one or more nodes; a plurality of CPUs, each of the one or more nodes providing access to one or more CPUs (col 5, lines 30-50); a plurality of virtual processes each of the one or more CPUs providing access to one or more virtual processes; each virtual process configured to manage data stored in one of a plurality of datastorage facilities (col 5, lines 60-68; col 6, lines 1-10); a parsing engine configured to parse transaction data and store the parsed transaction data in a table that is distributed across two or more data-storage facilities (col 3, lines 55-68, col 4, lines 1-5), where the data includes an entry for each transaction and the transactions are grouped into groups (col 4, lines 5-15; col 6, lines 40-45; col 8, lines 20-25; col 9, lines 40-50);

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Carter does not explicitly disclose the claimed "database-management component configured to operate on the table to order the transactions within each group; and perform an analysis of the groups of transactions to find associations in the order of the transactions in the groups."

Anderson discloses database-management component configured to operate on the table to order the transactions within each group; and perform an analysis of the groups of transactions to find associations in the order of the transactions in the groups (col 6, lines 34-45).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to modify the teachings of Carter such that the transaction groups are analyzed to determine associations. One of ordinary skill in the art would have been motivated to do this because it would provide a system that can determine consumer buying habits (col 6, lines 45-48).

Referring to Claim 14:

Carter discloses a method for use in analyzing associations in the order of transactions, the method comprising loading data from the transactions into a database system (col 3, lines 55-68; col 4, lines), where the data includes an entry for each transaction and wherein loading the data comprises grouping the transactions into groups (col 6, lines 40-45; col 8, lines 20-25; col 9, lines 40-50);

Carter does not explicitly disclose "selecting sessions of transactions belonging to the same group and corresponding to a single session; ordering the transactions within each session;

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and performing an analysis of the sessions of transactions to find associations in the order of the transactions in the sessions."

Anderson discloses selecting sessions of transactions belonging to the same group and corresponding to a single session (col 21, lines 55-65); ordering the transactions within each session; and performing an analysis of the sessions of transactions to find associations in the order of the transactions in the sessions (col 22, lines 15-25).

Referring to Claim 2:

Carter and Anderson disclose the limitations as discussed in Claim 1 above. Anderson further discloses the data for each transaction includes a time stamp related to a time that the transaction occurred and wherein ordering the transactions comprises numbering the transactions based on the time stamps included in the data for the transactions (col 21, lines col 21, lines 45-46).

Referring to Claim 3:

Carter and Anderson disclose the limitations as discussed in Claim 2 above. Anderson further discloses the transactions comprises numbering the transactions in order from the transaction having the earliest time stamp to the transaction having the latest time stamp (col 21, lines col 21, lines 45-46, col 22, lines 15-20).

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Referring to Claim 4:

Carter and Anderson disclose the limitations as discussed in Claim 1 above. Carter further discloses loading the data from the transactions into the database system comprises parsing the data for each transaction into fields in the database system; and identifying one of the fields as a group identifier field where a group identifier for each transaction is stored (col 8, lines 5-25; col 2, lines 5-20).

Referring to Claim 5:

Carter and Anderson disclose the limitations as discussed in Claim 4 above. Carter further discloses loading the data from the transactions into the database system further comprises identifying one of the fields as an item identifier field where an item identifier for each transaction is stored (col 9, lines 50-55).

Referring to Claim 6:

Carter and Anderson disclose the limitations as discussed in Claim 1 above. Carter further discloses wherein performing the analysis comprises performing an affinity analysis (col 6, lines 35-50).

Referring to Claim 15:

Carter and Anderson disclose the limitations as discussed in Claim 14 above. Anderson further discloses each entry includes a time stamp related to a time that the transaction occurred

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and selecting comprises selecting entries with time stamps lying in a predetermined range (col 21, lines 45-47).

Referring to Claim 16:

Carter and Anderson disclose the limitations as discussed in Claim 15 above. Anderson further discloses ordering comprises numbering the selected entries based on their respective time stamps (col 21, lines 45-46).

Referring to Claim 17:

Carter and Anderson disclose the limitations as discussed in Claim 16 above. Anderson further discloses numbering comprises numbering the selected entries from the earliest to the latest (col 22, lines 15-20).

Referring to Claim 18:

Carter and Anderson disclose the limitations as discussed in Claim 16 above. Anderson further discloses numbering comprises numbering the selected entries from the latest to the earliest (col 22, lines 15-20).

Referring to Claim 19:

Carter and Anderson disclose the limitations as discussed in Claim 16 above. Anderson further discloses numbering comprises numbering the selected entries based on their respective distance in time from a reference time (col 21, lines 55-60; col 22, lines 15-20).

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Referring to Claim 21:

Carter and Anderson disclose the limitations as discussed in Claim 20above. Anderson further discloses executable instructions that cause a computer to select sessions of transactions belonging to the same group and corresponding to a single session (col 21, lines 55-60).

Referring to Claim 22:

Carter and Anderson disclose the limitations as discussed in Claim 20 above. Anderson further discloses a time stamp related to a time that the transaction occurred and where, in selecting sessions, the computer selects entries with time stamps lying in a predetermined range (col 21, lines 44-46).

Referring to Claim 25:

Carter and Anderson disclose the limitations as discussed in Claim 24 above. Anderson further discloses the database-management component is configured to select sessions of transactions belonging to the same group and corresponding to a single session (col 21, lines 55-60).

Referring to Claim 26:

Carter and Anderson disclose the limitations as discussed in Claim 25 above. Anderson further discloses each entry includes a time stamp related to a time that the transaction occurred

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and where, in selecting sessions, the database management system is configured to select entries with time stamps lying in a predetermined range (col 21, lines 45-50).

3. Claim 7-13, 23 and 27 rejected under 35 U.S.C. 103(a) as being unpatentable over US 5878419 issued to Carter, herein referred to as Carter and US 5974396 issued to Anderson et al as applied to Claims 1 and 20 above, and further in view of US 5241648 issued to Cheng et al, herein referred to as Cheng and US 6061682 issued to Aggarwal, herein referred to as Aggarwal.

Referring to Claims 7, 23 and 27:

Carter and Anderson disclose the limitations as discussed in Claims 1, 20, and 24. Carter further disclose a method wherein loading data from the transactions into the database system comprises parsing the transaction data into fields in a base table in the database system (col 3, lines 55-68; col 4, lines); identifying one of the fields as a group identifier field where a group identifier for each transaction is stored (col 8, lines 22-25; col 9, lines 44-58); identifying one of the fields as an item identifier field where an item identifier for each transaction is stored (col 9, lines 44-58);

Carter and Anderson do not explicitly disclose the claimed "ordering the transactions in each group of transactions comprises concatenating an order number to the item identifier for each transaction and performing the analysis comprises building one or more support tables for one or more item identifiers with concatenated order number; and calculating support, confidence and lift by joining the support tables."

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Cheng discloses ordering the transactions in each group of transactions comprises concatenating an order number to the item identifier for each transaction (Abstract, lines 5-14; col 5, lines 1-10).

Aggrawal discloses performing the analysis comprises building one or more support tables for one or more item identifiers with concatenated order number; and calculating support, confidence and lift by joining the support tables (col 9, lines 34-55; col 10, lines 50-55).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to modify the teachings of Carter to include an indexing and support/confidence/lift calculation method. One of ordinary skill in the art would have been motivated to do this because it would allow a user to determine associations between transactional items (col 3, lines 25-30).

Referring to Claim 8:

Carter, Anderson, Cheng and Aggrawal disclose the limitations as disclosed in Claim 7 above. Aggrawal further discloses building the one or more support tables comprises counting the transactions containing various combinations of item identifiers with concatenated order number and div1iding the count by a total number of groups to obtain a support for each of the combinations (col 8, lines 15-23).

Referring to Claim 9:

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Carter, Anderson, Cheng and Aggrawal disclose the limitations as disclosed in Claim 7 above. Aggrawal further discloses building the one or more support tables comprises for each item identifier with concatenated order number, counting the transactions containing the same item identifier with concatenated order number and computing the support by dividing the count by a total number of groups and storing the item identifier with concatenated order number and the support in a first support table (col 8, lines 15-23).

Referring to Claim 10:

Carter, Anderson, Cheng and Aggrawal disclose the limitations as disclosed in Claim 9 above. Aggrawal further discloses building the one or more support tables further comprises building a second base table by selecting transactions from the first base table that include an item identifier corresponding to an item identifier and concatenated order number having a support more than a predetermined value (col 8, lines 55-65; col 9, lines 30-60, col 9, lines 54-58).

Referring to Claim 11:

Carter, Anderson, Cheng and Aggrawal disclose the limitations as disclosed in Claim 10 above. Aggrawal further discloses building the one or more support tables further comprises counting the transactions in the second base table containing various combinations of item identifiers with concatenated order number and dividing the count by a total number of groups in the second base table to obtain a support for each of the combinations (col 8, lines 15-23).

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Referring to Claim 12:

Carter, Anderson, Cheng and Aggrawal disclose the limitations as disclosed in Claim 10 above. Aggrawal further discloses building the one or more support tables further comprises counting the transactions in the second base table containing combinations of two specified item identifiers with concatenated order number and dividing the count by a total number of transactions in the second base table to obtain a support for each of the combinations; and storing the item identifiers and computed support in a two item support table combinations (col 8, lines 15-23).

Referring to Claim 13:

Carter, Anderson, Cheng and Aggrawal disclose the limitations as disclosed in Claim 10 above. Aggrawal further discloses building the one or more support tables further comprises counting the transactions in the second base table containing combinations of N specified item identifiers with concatenated order number and dividing the count by a total number of transactions in the second base table to obtain a support for each of the combinations; and storing the item identifiers and computed support in an N item support table combinations (col 8, lines 15-23).

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Prior Art

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US 6408295 issued to Aggarwal, Charu C. et al. Aggarwal discloses a system and method for developing association rules which are personalized for a customer. The method includes partitioning (clustering) a set of records corresponding to transactions of items into discrete segments so that different parts of the data show different kinds of trends. The clustering is used in order to create a segmentation of the data such that these trends are captured in each segment. Consequently, a different set of association rules are relevant for each segment.

US 6230166 issued to Velamuri, Syama S. et al. Velamuri discloses recording transactions using a chronological list superimposed on an indexed list. A transaction log of transaction entries is maintained as a chronological list superimposed on an indexed list. Preferably, each transaction entry includes a transaction descriptor field, a time stamp field, a chronological list pointer field and an indexed list pointer field. A first chronological list pointer points to the oldest transaction entry in the transaction log and a last chronological list pointer points to the latest transaction entry in the transaction log. The chronological list pointer field of a transaction entry points to the next oldest transaction entry. The indexed list includes a number of indexed list entry pointers.

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Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Monplaisir G Hamilton whose telephone number is 1703-305-5116. The examiner can normally be reached on Monday - Friday (8:00 am - 4:30 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Y Vu can be reached on 1703-305-4393. The fax phone numbers for the organization where this application or proceeding is assigned are 1703-746-7239 for regular communications and 1703-746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 1703-305-3900.

Monplaisir Hamilton January 23, 2003

SHAND AL ALAM PATENT EXAMINER